| HOUSE AMENDMENT NO  |
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| Offered By  |
| AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 635, Page 7, Section 362.333, Line 13, by inserting after all of said line the following:  "408.052. 1. No lender shall charge, require or receive, on any residential real estate loan, |
| any points or other fees of any nature whatsoever, excepting insurance, including insurance for   |
| involuntary unemployment coverage, and a one-percent origination fee, whether from the buyer or   |
| the seller or any other person, except that the lender may charge bona fide expenses paid by the  |
| lender to any other person or entity except to an officer, employee, or director of the lender or to  |
| any business in which any officer, employee or director of the lender owns any substantial interest   |
| for services actually performed in connection with a loan. In addition to the foregoing, if the loan  |
| is for the construction, repair, or improvement of residential real estate, the lender may charge a   |
| fee not to exceed one percent of the loan amount for inspection and disbursement of the proceeds  |
| of the loan to third parties. Notwithstanding the foregoing, the parties may contract for a default   |
| charge for any installment not paid in full within fifteen days of its scheduled due date. The  |
| restrictions of this section shall not apply:   |
| (1) To any loan which is insured or covered by guarantee made by any department, board,   |
| bureau, commission, agency or establishment of the United States, pursuant to the authority of any  |
| act of Congress heretofore or hereafter adopted; and  |
| (2) To any loan for which an offer or commitment or agreement to purchase has been  |
| received from and which is made with the intention of reselling such loan to the Federal Housing  |
| Administration, Farmers Home Administration, Federal National Mortgage Association,   |
| Government National Mortgage Association, Federal Home Loan Mortgage Corporation, or to   |
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| 1  | any successor to the above-mentioned organizations, to any other state or federal governmental or     |
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| 2  | quasi-governmental organization; [and]  |
| 3  | (3) To any mortgage broker making loans on manufactured or modular homes; and                         |
| 4  | (4) Provided that the 1994 reenactment of this section shall not be construed to be action            |
| 5  | taken in accordance with Public Law 96-221, Section 501(b)(4). Any points or fees received in         |
| 6  | excess of those permitted under this section shall be returned to the person from whom received       |
| 7  | upon demand.  |
| 8  | 2. Notwithstanding the language in subsection 1 of this section, a lender may pay to an               |
| 9  | officer, employee or director of the lender, or to any business in which such person has an interest, |
| 10 | bona fide fees for services actually and necessarily performed in good faith in connection with a     |
| 11 | residential real estate loan, provided:   |
| 12 | (1) Such services are individually listed by amount and payee on the loan-closing                     |
| 13 | documents; and  |
| 14 | (2) Such lender may use the preemption of Public Law 96-221, Section 501 with respect                 |
| 15 | to the residential real estate loan in question. When fees charged need not be disclosed in the       |
| 16 | annual percentage rate required by Title 15, U.S.C. Sections 1601, et seq., and regulations           |
| 17 | thereunder because such fees are de minimis amounts or for other reasons, such fees need not be       |
| 18 | included in the annual percentage rate for state examination purposes.                                |
| 19 | 3. The lender may charge and collect bona fide fees for services actually and necessarily             |
| 20 | performed in good faith in connection with a residential real estate loan as provided in subsection   |
| 21 | 2 of this section; however, the lender's board of directors shall determine whether such bona fide    |
| 22 | fees shall be paid to the lender or businesses related to the lender in subsection 2 of this section, |
| 23 | but may allow current contractual relationships to continue for up to two years.                      |
| 24 | 4. If any points or fees are charged, required or received, which are in excess of those              |
| 25 | permitted by this section, or which are not returned upon demand when required by this section,       |
| 26 | then the person paying the same points or fees or his or her legal representative may recover twice   |
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| 1  | the amount paid together with costs of the suit and reasonable attorney's fees, provided that the       |
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| 2  | action is brought within five years of such payment.  |
| 3  | 5. Any lender who knowingly violates the provisions of this section is guilty of a class B              |
| 4  | misdemeanor.  |
| 5  | 443.812. 1. Only one license shall be issued to each person conducting the activities of a              |
| 6  | residential mortgage <u>loan</u> broker. A residential mortgage broker shall register with the director |
| 7  | each office, place of business or location in Missouri where the residential mortgage loan broker       |
| 8  | conducts any part of the residential mortgage loan broker's business pursuant to section 443.839.       |
| 9  |   |
| 10 | 2. Residential mortgage loan brokers may only solicit, broker, fund, originate, serve and               |
| 11 | purchase residential mortgage loans in conformance with sections 443.701 to 443.893 and such            |
| 12 | rules as may be promulgated by the director.  |
| 13 | 3. No residential mortgage loan broker shall permit an unlicensed individual to engage in               |
| 14 | the activities of a mortgage loan originator and no residential mortgage loan broker shall permit a     |
| 15 | mortgage loan originator to engage in the activities of a mortgage loan originator under the            |
| 16 | supervision of the residential mortgage loan broker until that mortgage loan originator is shown to     |
| 17 | be employed by the residential mortgage loan broker as provided in this section.                        |
| 18 | 4. Each residential mortgage loan broker shall report and file a listing with the director              |
| 19 | showing each mortgage loan originator licensed in Missouri and employed under the supervision           |
| 20 | of the residential mortgage loan broker. The listing shall show the name and unique identifier of       |
| 21 | each mortgage loan originator. The listing shall be updated with changes and filed no later than        |
| 22 | the next business day. The director may authorize a system of reporting that shows mortgage loan        |
| 23 | originators employed by Missouri residential mortgage loan brokers via the NMLSR in                     |
| 24 | substitution for the report and filing requirement under this subsection.                               |
| 25 | 5. The director may grant waivers of residential mortgage loan broker licensing                         |
| 26 | requirements for persons engaged primarily in servicing residential mortgage loans where such           |
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| 1  | waiver snall benefit borrowers including in particular the requirement to maintain a full-service   |
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| 2  | office in Missouri.   |
| 3  | 6. (1) Notwithstanding any other laws to the contrary, the provisions of this subsection            |
| 4  | shall only apply to residential mortgage loan brokers engaged primarily in the business of          |
| 5  | brokering, funding or purchasing loans that are secured by a manufactured or modular home as        |
| 6  | those terms are defined under Chapter 700. For the purposes of this subsection, the term            |
| 7  | "engaged primarily" shall be defined as a residential mortgage loan broker that derives             |
| 8  | seventy-five percent (75%) or more of its gross income in Missouri from the brokering, funding or   |
| 9  | purchasing of loans that are secured by a manufactured or modular home as those terms are           |
| 10 | defined under Chapter 700.  |
| 11 | (2) No residential mortgage loan broker licensed in this state shall be required to maintain        |
| 12 | a full-service office in Missouri; except that, nothing in this subsection shall be construed as    |
| 13 | relieving such broker of the requirements to be licensed in this state and obtain a certificate of  |
| 14 | authority from the secretary of state's office to transact business in this state.                  |
| 15 | (3) Any residential mortgage loan broker licensed in this state who does not maintain a             |
| 16 | full-service office in Missouri shall file with the license application an irrevocable consent in a |
| 17 | form to be determined by the director, duly acknowledged, which provides that for any suits and     |
| 18 | actions commenced against the broker in the courts of this state and, if necessary for any actions  |
| 19 | brought against the broker, the venue shall lie in Missouri.  |
| 20 | (4) The director may assess the reasonable costs of any investigation incurred by the               |
| 21 | division which are outside the normal expense of any annual or special examination or any other     |
| 22 | costs incurred by the division as a result of a licensed residential mortgage loan broker not       |
| 23 | maintaining a full-service office in Missouri."; and  |
| 24 |   |
| 25 | Further amend said bill by amending the title, enacting clause, and intersectional references       |
| 26 | accordingly.  |
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